UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

This Document Relates To:

ALLEN MACROBERTS and JUDITH
MACROBERTS,

Plaintiffs,

Plaintiffs,

Civil Action No. 1:14-cv-00341-DNH-CFH

CFH

Index No.: 299-2014
(Supreme Court of Schenectady County)

v.

STIPULATION TO DISMISS
DEFENDANT CRANE CO. WITH
PREJUDICE

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for the Plaintiff and Defendant, CRANE CO., improperly sued as "CRANE CO., Individually and as Successor to Cochrane" (hereinafter "CRANE CO."), in the above-entitled action, that whereas no party to this Stipulation is an infant, or incompetent person, it is hereby agreed that all of Plaintiffs' claims and cross-claims against CRANE CO. in the above action, shall be, and are hereby dismissed without prejudice pursuant to Rule 41 of the Federal Rules of Civil Procedure, with each party to bear its own fees and costs

It is also hereby ordered that all other cross-claims against defendant, CRANE CO., are hereby dismissed without prejudice and without costs.

Dated: August 19, 2014

Joseph W. Belluck, Esq. BELLUCK & FOX, LLP

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Eric R.I. Cottle, Esq. (EC 3234)

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IT IS SO ORDERED:

David N. Hurd

United States District Judge

Dated: September 3, 2014

Utica, NY